IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF ARKANSAS FAYETTEVILLE DIVISION

Case No.: 5:17-CV-05089-TLB

JILL DILLARD, JESSA SEEWALD, JINGER VUOLO, and JOY DUGGAR,

Plaintiff,

CITY OF SPRINGDALE; WASHINGTON COUNTY; KATHY O'KELLEY; ERNEST CATE; RICK HOYT; STEVE ZEGA; BAUER PUBLISHING COMPANY, L.P.; BAUER MAGAZINE, L.P.; BAUER MEDIA GROUP, INC.; BAUER, INC.; HEINRICH BAUER NORTH AMERICA, INC.; BAUER MEDIA GROUP USA, LLC; and DOES 1-10, inclusive,

Defendant.

PLAINTIFFS' MOTION FOR LEAVE TO FILE SUPPLEMENTAL RESPONSE TO DEFENDANTS' MOTION IN LIMINE NO.13

Plaintiffs, in support of their Motion for Leave to File a Supplemental Response to Defendants' Motion *in limine* No. 13, state as follows:

- Defendants filed a Joint Motion in Limine on November 12, 2021. (Dkt. 190, 191.)
 Motion *in limine* No. 13 sought to exclude Steve Zega from trial and a CNN article regarding comments made by Steve Zega.
- Plaintiffs filed Responses to Defendants' Joint Motion in Limine on November 19,
 2021. (Dkt. 193.) Among others, Plaintiffs opposed Defendants' motion in limine No.
 13.

- Thereafter, Plaintiffs and Defendants exchanged deposition designations pursuant to the Court's Amended Case Management Order (Dkt. 120), and Plaintiffs designated certain deposition testimony of Steve Zega.
- On November 23, 2021, Defendants opposed Plaintiffs' deposition designations of Mr.
 Zega and the parties filed a joint motion, setting forth Defendants' objections and
 Plaintiffs' responses. (Dkt. 195.)
- 5. Plaintiffs' responses to Defendants' objections to Mr. Zega's deposition testimony provide a basis to deny Defendants' motion *in limine* No. 13, which also seeks to preclude Mr. Zega's testimony.
- 6. Because of the importance of the issues at hand, Plaintiffs would like to file a supplemental response to Defendants' motion *in limine* No. 13, and therefore respectfully request leave to file a supplemental opposition, which is submitted contemporaneously with this motion as Exhibit 1, on or before November 24, 2021.

WHEREFORE, Plaintiffs respectfully request the Court grant leave to file a supplemental response to Defendants' motion *in limine* No. 13 on or before November 24, 2021.

By: <u>/s/ Steven E</u>. Bledsoe

Stephen G. Larson (admitted pro hac vice) slarson@larsonllp.com
Steven E. Bledsoe (admitted pro hac vice) sbledsoe@larsonllp.com
Jen C. Won (admitted pro hac vice) jwon@larsonllp.com

LARSON LLP

555 South Flower Street, Suite 4400 Los Angeles, California 90071 Telephone: (213) 436-4888 Facsimile: (213) 623-2000

Shawn B. Daniels (Ark. Bar No. 99126) *shawn@danielsfirm.com*

DANIELS FIRM

129 W. Sunbridge Drive Fayetteville, AR 72703 Telephone: (479) 521-7000 Facsimile: (479) 437-2007

Attorneys for Plaintiffs JILL DILLARD, JESSA SEEWALD, JINGER VUOLO, and JOY FORSYTH